foree mouths. address see Semi-Weekly Sentinel one Trai W - kly Sentinel, one year

THE SENTINEL.

WM F PELL SEATON GALES. EDITORS.

TUESDAY EVENING, APRIL 16, 1867. HOLDEN AND GO IN, AND WORTH AND STAY OUT

Our readers remember that the Holden ttes rung the changes on the above clan trap during the contest between Mr. Holden and Gov. Worth, eighteen months ago. Strange as it may appear to sensible men, it had its influence upon many ignorant, timid minds. The idea that Mr. Holden's election would be gratifying to President Johnson, and would lead the Northern peopir to believe that we were an fait, led, perhaps, thousands of persons to vote for Mr. Holden who would have greatly preferred Gov. Worth. To this sole cause may le attributed the bulk of the vote he old tained. Running upon his own personal

Our readers will remember how we denounced this idea at the time, and how fully subsequent facts have shown the corsuspend the restoration of a great State to one time, the foremost among "Southern that we could not for a moment entertain process. The order also prohibits the praction of the recovery of his debt or demand; and the title and the sufficient of the recovery of his debt or demand; and the with the acts of Congress in such assertion of the recovery of his debt or demand; and the President Johnson's displeasure at our elections had little to do with Mr Holden's defeat, but arose from the fact that he feared that the failure of the State to elect oath would bar their admission.

were the people of North Carolina deceived who voted for Mr. Holden, but that the President himself was totally deceived in his views. President Johnson did not of confiscation, further disfranchisement cal platform under Mr. Lincoln. She had who could all take the test-oath, and yet, well that we have been doing all we could President's policy. Arkansas, Mississippi, choice or approval, -were they admitted : erate that if Mr. Holden had been elected, tives in this State. ress at that time, and to the President, with Mississippi ? Brownlow was far more acceptable to the Congress, and yet he could not engineer his test-oath men in, with the adopt negro suffrage, was Tenunessee ad-

Now, there are people and presses foolish gress and the Union, the State must recon-Congress. The Congress by this time have played, found out the Holdens, and the Hamiltons, and the Hunnicutts. What proof is there that Mr. Holden enjoys the confidence of the Congress? It had a fair chance to show it, when he was nominated for San Salvador. The Senate hooted at the idea of appointing him. When the Congress came to fix its terms of reconstruction, did it show any special confidence in Mr. Holden, Gen. Dockery, Mr. Settle, Mr. Dick, Mr. Pool, and others of like ilk? It was a very easy mattex to have exempted that class of men from disfranchisement in the adoption of the Howard amendment. Did the Congress do the Congress acted upon it, and also Mr. done? Certainly not. So far as Congress ure has spoken, it declares that W. W. Holden. Alfred Dockery, R. P. Dick, John Pool.

office in the reconstruction of the State. will come to the same conclusion It is the law, and those who are permitted Convention called shall incorporate in the in his career of incendiarism by Gen. rights shall be discarded, and that every sentatives and the Legislature, Senators, who do with it. - Petersburg Express, 16th.

can take the test-onth. These are the con-The SENTEREL is published every evening, except ditions and these only are required by the

.\$1.00 Congress. What nonscose, then, is it to prate about the necessity of following the lead of such o'd party backs and demagogues as W. W. Hobber, Altred Dockery, John Pool, R. P. Dick, Thomas Settle, and others (If Corgree meant that they should lead in this work, it would have said so. But, so far from it, it left them out in the cold with other "reliefs," and many better men. Let the people scout this clap trap. It fooled many before, and will fool them again, it they trust to such men.

SHEELES.

We publish in another column, a highle

ary for their relief the adoption of extraor | claims. no person shall be imprisoned for debt ex good. The rights of creditors shall Northern people were so ignorant of Mr. pended that in soles of property by execution the confidence of the Union upon the sim. them a homestead and implements of husban of the ple election to office of one man, and he, at 'dry, household goods &c, to the value of \$500. and that the property of absent debtors shall tary commission. The punishment of death adopted, in certain cases of burglary and farceny is members to Congress, who could take the abolished, and authority is given the (inverath, would bar their admission.

Or pardon persons convicted and sentenced by execution against the property or the bull to be a second against the property or the by execution against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the property or the bull to be a second against the bu

"Do the Gaurdian and Democrat approve causes of action

Louisiana, Alabama, Florida and South enough to employ "harsh" language, when pended for tweive calendar months, except any is applied to yourself, which it is far in cases where the payment of interest money with the President's views, -all men of his from our desire or purpose to do. We are accruing since the 15th day of May, 1865, Suppose North Carolina had elected Mr. pose that we designed to insinuate that it sale. Holden, and every member of Congress was favorable to confiscation, &c. Nothing enrolled on causes of action arising subse naval stores, grain, &c., will be shipped by who could take the test oath, would she was further from our intention. We have quent to the 15th of May 1865, may be en- the agents, Messrs. W. D. Reynolds have been admitted? None but an arrant always believed that Mr. Yates was a gen-blockhead could believe it. And yet, there them an of conservative inclinations, but we the detendant, and in the application of the Sir Joseph Glover, who first introduced the are men, and some editors, in the State, blied seconds or dolfs enough will to wit. blind enough, or dolts enough, still to reit- of judgment in affiliating with the destruc- in cases where the good faith of any lien Liverpool, it is a matter of regret that we

Sharkey was far more acceptable to the in this City was silent on the subject of determine that question shall be adopted. Other to make this their port. confiscation, but we called the attention of than Mr. Holden was ; did he help the case the Democrat to the fact that, in nearly all of money under contracts, whether under Peruvian to England, Sir Joseph Glover the primary meetings that led to it, or which have been held in ratifaction. which have been held in ratification of suspended. Judgments or decrees entered pool and New York, which is a high comits proceedings, the Congress was especialty or enrolled for such causes of action shall pliment to the abilities of Capt. Glover. President to help him. Never, until urged to pass Mr. Stevens' confiscation not be enforced. by the adoption of the Heward amendment, scheme. We directed its notice to the cir tence, implements and fertilizers loaned, cumstance that the Standard had expressly used, employed or required for the purpose taken ground in favor of confiscation. And of aiding the agricultaril pursuits of the we simply, therefore, suggested to our cotemporary that his political affiliation with temporary that his political affiliation with enough to believe, that in order to the cer- these men would lead the public to think be supported and enforced. Wages for labor county in the State a board of three commistain admission of North Carolina into Con-that there was a congeniality of sentiment performed in the production of the crops on this point, unless he rebuked the spirit shall be a lien on the crop, and payment of the army if possible, the other two civilians; struct under the leadership of Mr. Holden. which has been exhibited in those primary Such a supposition is a reflection upon the meetings and which the Standard has dis-

We bey to call the attention of the Dem-Southern Loyalists, who assume to be the his or her labor, a dwelling house and appears a challenge from some third persons peculiarly fitted to engage in the purtenances and twenty acres of land for party, or a doubt in the applicant's own that we will cease all opposition to them? And we repeat the declaration.

---it? When Mr. Sherman drew his bill and Tennessee to Norfolk, has been effected so the defendant shall be ascertained by the tlemen," a friendly consideration at the Wilson's bill, did the Congress show any concerned. It now goes to the House. We tion, who shall specifically describe the in a duty which they have not sought, special confidence in that class of men? It have seldom witnessed a more determined same and make a report thereof in each in the enforcement of a law for which they was easy to have had a proviso exempting fight than has been carried on for months case to the Court. them from disfranchisement, but was it by the friends and opponents of this meas States declared by the Congress of the Chi- rion will be placed in the way of their of

Thomas Settle, and men of that stamp, are to meet again on the third Monday in Aq lina, and all cases in which the same shall not the men it wishes to reconstruct the gust next. We thought, at the time, that States Pray, what influence can the put- the signs of the times then indicated that these headquarters, or to the commanding fairly met. Richmond Examiner, April 12. ting such men forward in this matter have, the arrangement would hardly be carried officer of the post within which such officer into effect. The impression prevails that resides The Congress declares that only the Gen. Sickles will deem it totally unnecessa one charged as such without fraud, whether military authorities have acted with much one charged as such without fraud, whether military authorities have acted with much one charged as such without fraud, whether blacks who have attained the right age and ry, and if members of the Legislature will consisting of money advanced for the pur prudence and fairness, and seem disposed a certain class of whites shall vote or hold carefully read Gen. Sickles' last order, they poses of agriculture or appliances for

----HUNNICUTT IN TROUBLE .- The numerous to reconstruct must fulfil every jot and admirers of this preposterous sucker in of law shall not be disturbed, nor shall the we think we can speak for all our citizens title of the law in order to reconstruction, unsophistocated colored people will be possession or the use of the same be in any and say that he has their esteem and confi Congress requires that only such and such pained to learn that a rumor gained currency shall vote or hold office, that the State and credit here last evening, to the effect of a judgment or final decree in cases where that the said Hunnicutt had been estopped they are authorized to be enforced. organic law of the State the principles of field, by arrest, and that Gen. Schofield had the Sherman Shellabarger bill—that all dis also ordered that no convention—such as tofore authorized, shall not be demanded by United States troops had arrived at Rouse's tinchous as to color in civil and political was contemplated by whites and blacks the suiter nor taken by the sheriff or other Point. shall be held, but that when he thinks the officer serving the process; in suits for tressproper time has arrived, he will call one. If pass, libel, wrongful conversion of property has shall be placed on an equal footing in this report be true, and it is not at all unland other cases, known as actions ex delicta. It is evident that Gen. Schofield is bail, as heretofore authorized, may be deduced in the reconstruction of Vices manded and taken. The prohibition of shall adopt the Howard. Amendment, and nia shall be accomplished by proper agencies bail in cases or contracts shall not extend to it requires that the succeeding Legislature determined that the reconstruction of Virgi and in an orderly manner, and that no Hun- parties about to leave the State; but the that the several Districts shall elect Repre-nicutt incendiaries shall have anything to fact of intention must be clearly established ed.

IMPORTANT ORDER BY GENERAL SICKLES.

HEADQ'RS, SECOND MILITARY DIST.,

Charleston, S. C., April 11, 1867. The general destitution prevailing among the population of this military district cannot be relieved without affording means for the development of their industrial resour ces. The nature and extent of the destitu

tion demand extraordinary measures. The

people are borne down by a heavy burden of debt; the crops of grain and garden produce failed last year; many families have been deprived of shelter, many more need food and clothing a needful implements and IMPORTANT ORDER BY GENERAL auxiliaries of husbandry are very scarce; the laboring population in numerous localimportant order from General Sickles, is the United States; the inability of a large general features may be thus summed up.

The features (1) before a factor of the local authorities without adequate means.

The features (1) before a factor of the local authorities without adequate means. The General Order sets forth that the of relief, and the gravity of the situation is wide-spread destitution prevailing among linereased by the general disposition shown by creditors to enforce upon an impoverthe population of the District renders neces ished people the immediate collection of all To suffer all this to go on without Deary-measures. It therefore directs that restraint or remedy is to sacrifice the general cept upon conviction of fraud, that judg must be headed. Moved by these considerment or decrees for the payment of money ations, the following regulations are an on causes of action arising between Decem | nonneed, and they will continue in force, ber 19, 1860, and May 15, 1865, shall not be with such modification as the occasion may require, until the civil government of merits and claims, he could not have ob- enforced by execution against the property the respective States shall be established in tained more than one half the vote he did or the person of the defendant, that sheriffs, accordance with the requirements of the Corresponding votes and constables shall suspend for government of the United States. The twelve months sales of property on liabili. Commanding General carnestly desires and ties contracted prior to December 19, 1860, these regulations and the competition of all confidently believes, that the observance of rectness of our position. To suppose, for that all proceedings for the recovery of persons concerned in employing fairly and a moment, that President Johnson and the money for the gurchase of negroes are sus justly the advantages still remaining to them, will noticate the distress now existing, and Holden's character, or so imbecile as to or order of court there shall be reserved to defendants having families depending upon the permanent welfare and future happiness

> fred, unless the detendant in evention shall be convicted of a fraudulent conceniment or lities. shillnot be taken under the foreignattachment disposition of his property with intent to Six'renth - Nothing in this order shall 16 officers and soldiers, and makes an offender amenable to trial and punishment by miliamenable to trial and punishment by mili-determining of such questions may be thority of the United States or of the pro-

> Second Judgment or decrees for the pay. Visional governments of North and S. ment of money on causes of action arising between the 19th of December, 1860, and nors of North and South Carolina to reprieve the 15th of May, 1865, shall not be entored or any law of the provisional governments of pardon persons convicted and persons the 15th of May, 1865, shall not be entored of North and South Carolina operate to deny uch causes of action now pending shall be stayed, and no suit or process shall be here after instituted or commenced for any such

Third-Sheriffs, coroners and constables attempt to reconstruct Tennessee. She had and Brownlowism t If so, let them say so are hereby directed to suspend for twelve call or the saliget matter of the action or pro-We would be justified in replying to such execution or process on liabilities contracted an untruthful insinuation as the above in prior to the 19th of December, 1860, unless elected a loyal Governor and loyal Legislature, what might be considered harsh language, upon the written consent of the defendants, in accord with the President's views and but we are disposed to forbear as long as except in cases where the plaintiff, or in his those of the dominant party. She even elected possible, and reason with those who are absence his agent or attorney, shall upon still (it may be unintentionally) obstructing oath, with corroborative testimony, allege reconstruction. The Sentinel knows very and prove that the defendant is moving or intends fraudulently to remove his property Congress refused to admit them under the to prevent confiscation. Wistern Democratic beyond the territorial jurisdiction of the Keep cool, neighbor. It will be time court. The sale of real or personal property

it would have been better for us. Judge

It is true that the late Holdenite meeting North and South Carolina respectively to believe that his experience might urge

Fifth-All proceedings for

remedies in such cases for the lender will the amount due for such wages shall be en- and on recommendation of this board be forced by the like remedies provided to will appoint a register for each magisterial secure advances of money and other means district. for the cultivation of the soil

occut to another fact. Have we not, over be reserved out of the property of any de to vote. and over again, declared that if the so-called fendant who has a family dependent upon the oath of the party applying to register work of reconstruction, would pledge them defendant, and necessary articles of furni must determine the question. It will, of selves, in a positive and authoritative man ture, apparel, subsistence, implements of ner, that they contemplate nothing beyond trade, husbandry or other employment of missioners to make a circuit of the county the strict letter of the Reconstruction Act, the value of \$500. The homestead exemp going from one district to another until all tion shall enure only to the benefit of Jamilies that is to say, parent or parents and register. And they will be child or children- in other cases the ex- remain in each district long enough to emption shall extend only to clothing, im-Consolidation. The consolidation of plements of trade or other employment the Rail Roads in Virginia leading from usually followed by the defendant, of the as are detailed for this duty, and whose de far as the vote of the Virginia, Senate is Sheriff or other officer enforcing the execu-hands of the people

ment of all debts, dues and demands, shall negative treatment will be necessary

ultivation of the soil, shall not be taken respect and confidence of the people. under the process known as foreign attach- commander at this Post, Capt. Lazelle, is wise interfered with except in the execution

Truth In suits to recover ordinary debts manded and taken. The prohibition of Eleventh-In criminal proceedings the usual recognizances shall be required and taken by the proper civil officers heretofo authorized by law to take the same, provimagistrate or other person authorized by aw to issue a warrant for breach of the seace or any criminal offence, it shall be the luty of such magistrate or officer to issue

his warrant on the recognizance of the con-

plainant to prosecute without requiring him give security on such recognizance Twelfth-The practice of carrying deadly eapons, except by officers and soldiers in the military service of the United States, is The concealment of such wea prohibited. nons on the person will be deemed an ag order will render the offender amenable to trial and punishment by military commis-Whenever wounding or killing shall

result from the use of such weapons, proof ities are threatened with starvation unless of the party carrying or concealing a deadly supplied with food by the government of the United States, the inability of a large felonious attempt to take the life of the in-Thirteenth The order heretofore issued TRIMMINGS.

in this military department prohibiting the punishment of crimes and offences by whip

ing, maining, branding, stocks, pillory other corporal punishment, is in force and will be obeyed by all persons. Fourteenth- The punishment of death in ertain cases of burglary and larceny imposed by the existing laws of the provision-al governments in this military district is abolished. Any person convicted of burglary or of larceny, when the property stolen of the value of \$25, of assault and battery with intent to kill, or of any assault with a leadly weapon, shall be deemed guilty of felony, and shall be punished by imprisor ng ten years nor less than two years, in the discretion of the court-having jurisdiction

Filterath-The Governors of North and organization thus opened will contribute to South Carolina shall have authority within their jurisdiction respectively to reprieve or First Imprisonment for debt is probab- pardonany person convicted and sentenced by a civil court and to remot fines and penal

thereof Larceny, when the value thereof

is less than \$25, shall be punished by im

prisonment at hard labor for a term not ex

ceeding one year in the discretion of the

Carolina , but no imprisonment for over due taxes shall be allowed, nor shall this order legal representatives, nor to suspend as to them, any right of action, remedy or proceeding against executors, administrators, trustees, guardians, masters or clerks of equity courts, or other officers or persons holding a fiduciary relation to the parties

Secreteenth - Any law or ordinance beretofore in force in North or South Carolina inconsistent with the provisions of this Gen eral Order is hereby suspended and declared inoperative.

Major General D. E. SICKLES. J. W. CLOUS, Captain Thirty-Eigth United States Infantry, A. D. C. and A. A. A. G.

THE PERUVIAN. - This magnificent from steamer is now loading for Liverpool at the whart of Messra, Wm. D. Reynolds & Bro surprised that our cotemporary should sup shall not have been made before the day of and will be ready to leave this port towards COTTON GINS AND PRESSES. the end of the week. We learn that some 1600 bales of cotton

shall be drawn in question. In such cases, are so soon to sever our acquaintance with ing superior to all others in the market, the usual mode of proceeding adopted in one whose first arrival at Norfolk led us to April 1-200-it

Norfolk Journal.

REGISTRATION IN VIRGINIA.-We have the authority of a distinguished officer of the army, stationed in this District, for saying

General Schofield will appoint for each sioners, one of whom will be an officer of This register will be simply clerk, whose duty it will be to record in Seconth In all sales of property and ex- book, made for the purpose, the names ecution or by order of any court, there shall such persons in the district as are entitled This question is to be settled by the use and occupation of the family of the mind, in which case the Commissioners course, be necessary, therefore, for the Comqualified citizens have the opportunity to

make this opportunity ample We bespeak for such officers of the army They will be engaged

are in no sense responsible. ted States to be a legal tender in the pay- fice, but something more than this mere THE LEGISLATURE, - This body adjourned be so recognized in North and South Caro ble them wisely and efficiently to fulfil their mission. They will have to seek advice, to be tendered in payment and refused by any take counsel and receive suggestions, and we public officer will be at once reported to trust that in this they may be trankly and

> So far, in North and South Carolina, the to discharge their duties so as to gain ment, but the lien created by any existing gentleman in every sense of the word, and dence. We hope it may be the pleasure of Gen. Sickles to allow Capt. Lazelle to remain at Charlotte Charlotte Democrat.

> > It is reported in Canada that a force of The impression prevailed that a Fenian raid would be made before a month.

"I'm afraid you'll come to want," said an old lady to a young gentleman. "I have come to want already," was the reply: "I want your daughter.'

A little boy at Sunday school being ask-"What was the chiefend of man ?" re plied, "The end what's got the head on."

MARRIED.

In Hamptonville, N. C., on the 2d, day of April 1807, by the Rev. Edwin Martin, Mn. WILLIN WINDHAM, of Davie Co., N. C., to Muss SALLIN M. led that upon complaint being made to any Marris, of Hamptonville, Tadkin Co., N. C.

NEW ADVERTISEMENTS.

1867. Spring Trade, FINE TABLE CUTLERY: SUCH AS IVORY Handled Balwier Knives and Forks, and

Guano Droppers, made and on hand.

J. BROWN,
April-17-214-tf With Hant & Lewis HOME AGAIN.

M. ROSENBAUM.

TOULD RESPECTULLY INFORMATIS PA-

SHEETINGS.

SHIKTINGS HOUSE-FURNISHING GOODS

HOSIERY, ER, ER A fine assertment Ladies, Messes and Chil dren's Shows of the celebrated T. Miles A Son's Philadelphia make, just received. Give him a call before buying showhere it will

GREAT CATALOGUE SALE AT

AUCTION! WEDNESDAY, THE 1ST DAY OF MAY

Pen and Peaker Kinses.

Tea and Table Spento Scientis and Shear-

Mill Saw Flat Bastard Files

Horse Hasps, 13 meh Draw Knives asstel Prs. Trace Chains 25 Doz. Axes. Westing Hear

Short Spades. Manure and Hay Forks. Kegs Cut and Horse Nails and Horse Sie e

ross Cut Tacks, asserted oz. Curry Combs and Horse Brushes. "—Coffee Mills. Clan Hammers.

Lathing and Stingling Hatchel-Camp and Kitchen Frying Pans Tea Kettler and Sauce Pans. Wire Sifters

Cardle Sticks.
Pad and Stock Lacks.
Bridges, Bite and Fack Hands
Grous, Caps. G. D., Musket and Conese Ready made Containing. A large, vald and well selected Stock of Conts. Vesta.

Pants, Suits, Ac. Doz. Men's Felt Hats, asserted. Boxes Cigars, from cheapest American to best imported brands. 20 Full Crates Crockers, each containing de-

20 Cases Tumbler-

In addition to the above, a large lot of SUGARS, AND COFFEEN, FAMEY GRO. CERIES AND LIGHTORS. may be offered.

Goods open for inspection at all times; and Catalogues reads for distribution three days is fore sale, by which time parties desiring to add other articles must have them in Store. other articles must have them in Store
PULLIAM, JONES & CO.

Wholesale Grocers, Auction & Com. Metchasts. 58 Fayetteville Street. Enleigh N i April 17 214 if

MITCHELL, ALLEN, CO.,

NEWBERN, N. C.

GENTS IN NORTH CAROLINA, FOR HOR A ace L. Emery & Sons: Patent Universal Cot-on Gins and Condensers. This Gin has been selected by "The American Commissioners for the Paris Exhibition," as be-

Astonishing Low Prices.

1,000 yda., (food, in 4 Bleached Sheeting, which will be sold at 625c, per vard. W. H. A. R. S. TUCKERA CO. April 16-213-tf

BLACK SILK WRAPPINGS. 200 Black Silk Mapties and Sacques from \$5,00 to
40. W. H. A. R. S. TUCKER A CO April 16-213-tf HOOP SKIRTS

100 Doz. Latest Styles for Ladies and Muses

from 40 cts. to 4.00.
W. H. & R. S. IT CKER & CO. BROWN .BESTSNE.

10 Bales Brown Shirting from 124 c. to 25c. W. H. A.R. S. TUCKERA CO. April 16-213-if BLEACHED SHIRTING

5,000 Yds, of good Bleached Shiring from 12ic. W. H. A. R. S. TUCKER A CO. April 16-213-16 MI.ACK AND BROWN DERAGE

2,000 Yds. Black and Brown De Bage, at Lie. W. H. A. B. S. TUCKER A. CO. April 16-213-tf

950 VBS PLAID HOMESPEN Women's Dresses.
W. H. & R. S. TUCKER & CO.

SHOES AND HATS FOR MEN, WOMEN, BOYS AND GIRLS FROM

April 16-213-11

FOR MEN AND BOYN 500 Yds. heavy Lines Drill, slightly damaged fresh water; will be sold at cost on account of

W. H. AR. S. TUCKER A CO.

the underwriters a great bargain.
W. H. & R. S. TUCKER & CO. Wholesale A Hetail Merchants April 16-213-if SODA AND SUGAR CRACKERS, FRESH AND From BOSTON, by the

April 16 213 tf JENKINS & PERRY'S. N EXCELLENT ARTICLE OF CHEESE April 16-213-1f JENKINS A PERRY'S.

MESH LOT OF FINE ORANGES, LEMONS and Apples at JENKINS & PERRY'S. April 16-213-tf The ORANGE COUNTY (N. C.) BUTTER, VERY

April 15-213-if JENKINS & PERRY'S GUANO: GUANO:

A NEW ARRIVAL OF NO. 1, FERUVIAN Guano and Baugh's Raw Bone Phosphate of Lime, direct from the insurincetory and sold at their rates, only adding transportation. Far mers will do well to secure what they may want JAMES M. TOWLES.

NOTICE.

Pleas, and quarter cleaning that them and those indebted will please make payment to E. B. Freeman, Clerk of the Supreme Court, my fully authorized agent.

EMILIE L. SMITH.

April11-209-cod-4t

MISCELLANEOUS. PULMONARY DISEASES

CAN BE CURED.

DR. THOMAS B. MILES CONTINUES TO treat Thoracic Diseases by Topical Medica-non, or "Catheterism of the air Passages," con-simed with appropriate general remedies, as prac-sced to Prof. Guzza, of New York, This treat-nest is a specific for chronic Bronchitis, Larvin-nis, Asthma and Incipent Consumption. Re-fraces given if required. His address is Mr. April 9-267-2m

SI, PETERSBURG FOR SALE,

It is a supary of 4 acres, situated in the Pos-

tru part of the city, at the intersection of East and leave Streets, one half in heavy eak growth. It is a good location for buildings, Churches or a The lot will be subdivided into several sections son Whites,

April 9-207 (ds and Authonor, COLLINS & HEATH,
22 LIGHT STREET, PALTIMORE, MA.

COLD MARALAND WORKS Mount Vernon I k

Palapass Code
Regor Williams's, Uni
Verse Code
Berle Earnje;
European Range;
Mager Range;
Spence Range;
Emerald Range;
Hayward, Bartlett &
Cos Portable Furnaces, De
Mager Furnaces, De leon Pipe. Lecra Costa Pipe Bruso Costa, Ploted Costa. m. Lead and Zine Bath Tin Bath Tube with Magee Furnaces, Der table and Brock Parlor, Church and Iron and China Ba-Hydrante. Stoves in great variety. Water Whiele of Grates

Water Conjers Refrigerators, A. Grates, A Which will be sold as low as can be had in the April 8-206-19

AUCTION SALES.

FOR SALE ON CREDIT. THE UNDERSIGNED, IN BEHALF OF THE

trustees of the above institution, and all other tess interested, respectfully amounter, that on, TUESDAY, THE Tra. MAY, 1867

ther will sell to the highest bidder, at the Court House door in Oxford, the property known as

ONE BENDEED NORES OF LAND

all of which is suitable for farming or other pur A better suvestment was notes presented in A better divestment was in a present of North Carolina, to the capitalist. It offers pseudiar indusements to any well qualified lady or gentleman disposed to engage in the business of teaching a

First Class Female School

one of which in charge of Mr. J. M. Mills is all ready in ancressful operation upon the premises. The Main or College building, situated in the middle of a large gives of white wak trees, two-ty acres in extent, upon a commanding emittence, near the town, is built of excellent brick, ar-ranged with reference to all the modern improvements and conveniences. It is four stories high 126 feet long and 66 feet through the centre of contains the usual number of halls and resme contains the usual number of halfs and rooms for a full corps of professors, and students; is chambers in the dormitory an elegant and tasteful spirl 123 feet high and a splendid travent. This building was creeted in 1858, by the Masonic Fra-ternity of N. C. for educational purposes, and has been recently put in thorough and complete repair. The Masono House in the rear contains six large and airy rooms; a large porch with heavy pillars, piazzas and basements all in fine order with every necessary outbuilding complete and a fine garden and grounds.

The Land and Masonia will be said with the follogs?

TERMS. Cash sufficient to cover the costs of alvertising and sale; bond, with approved security, payable at 6 and 12 months for the residue. Title reserved till payment. reserved till payment.

JOHN BERRY,

R. W. LASSITER Wilmington Journal, Richmond Fyaminer Sational Intelligencer, Charlotte Democrat, New-lern Journal of Commerce, Norfolk Virginian, New York Tribune, advertise three times a week till day of safe and send accounts to the under-Mar 30-199-ta

NOTICE.

OFFICE SEABOARD & BOANOKE R R CO. PORTSMOUTH, Vs., March 22d, 1867. It has been understood by the officers in charge of transportation via the Nesbourd Inland Freight Houte, that letters addressed to the Kailroad Agent at Portsmouth, on the subject of freights, are unanswered, and that in consequence, causes of delay are not explained, and claims for losses and damage unsettled, and as the Seaboard and Roanoke Hailroad Company. who are the forwarding agents for the line, satisfied that these causes of complaint are due to their Agenta, but to the inaccuracy of due to their Agents, but to the inaccuracy of the mails, in order to test this subject, the Manager of the Seaboard Road requests that whenever persons have written to the undersigned Agent of the Seaboard Road, and after waiting a reason-able time for a reply, have not received it, that they will address him a letter enclosing a dupli-cate of the letter they had previously addressed to the agent. If this is complied with, and the Manager of the Seaboard Road receives the let-ter, he gives assurance that it shall be promptly investigated and replied to.

This Air-Line Freight Route

claims to be the Nost expeditions and direct route and avoiding to a great extent Marine Institution also the cheapest freight route between the

Northern Cities and

North and South Carolina. As Freights consigned by the Commun's con-

meeting Steamers in forwarded from Portsmonth within twenty-four fours after being landed, there is no reason for declays, and although freights may sometimes be missent, it will in such cases be promptly traced, and if not found will be paid for. The Companies forming this line cannot be responsible for the rapid transportation of freights or charges upon it, indeed sent.

End of Central Wharf From NEW YORK, by the OLD DOMINION STEAMSHIP Co.,

Pier 37, North River

From PHILADELPHIA, by CLYDE'S STEAMERS. 14 North Delaware Avenue. Or via the ANNAMESSIX LINE.

Depot Philadelphia, Wilmington & Baltimore R R From BALTIMORE, via the BAY LINE STEAMERS

Foot of Union Dock. For freight shipped to the Scaboard Conby schooners, or by other steamship lines, the Companies cannot be responsible until landed or

Persons writing about freight but has not reached them, will please be careful to state the same and Quarter Sessions of Wake county, all persons having claims will present them and

Trace Agent Segboard and Boanoke R Portsmon M. ROBINSON, Managing Director and General Sup't.

April 4-1m

FAMILY GROCERS. W. ROBERT ANDREWS.

FAMILY GROCER

NO. 26 FAYETTEVILLE STREET. RALEIGH, N. C., EEPS CONSTANTLY ON HAND A LARGE

CHOICE GROCERIES. ansisting in part of Sugars Crushed, "A" Cof. Powdered, "C" Coffee, "B" Coffee, and brown

for, Prividered, "C" Coffee, "B" Coffee, and brown of different grades; Molasses and Syrup; Coffees, Java, Laguira, Rio, and St. Domingo; Bacon, Sides, Shoulders, Sugar cured Hams,

Coffees, Java, Laguira, Rio, and St. Domingo;
SAGENT FOR THE OWNER, 1 OFFER
For sale a lot known in the City Tax list as
St. FETERSBURG.

St. FETERSBURG.

Sample of 4 seres, situated in the East
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part of the city at the intersection of Pickled and smoked Salmon.

Liverpool and Table Salt.
Potations, White Mercer, Peach Blow and Jack for building purposes. If not disposed of, private-by with be sold at public anction, on Saturday the 20th inst. on the premises. L. & PECE Agent, Weapping Paper, Powder and Shot Care.

Awis, &c.

Awis, Av.

Wyapping Paper, Powder and Shot, Cotton Cards. Pearl and Coru Starch, Farina and Tapic-ca. English leary Cheese, Factory Cheese; a large assertment of Canned Fruits. Pickies, Preserves, Mustards, canned Oysters, Lobsters, Sarding, &c. ardines, Ac. Granges, Lemons, Figs, Currants and Prines, and everything usually kept in a first-class Gro-

Also Laprors of all grades. Attention is especially called to our pure old Robeson County and old Keller Whiskey.

All manner of Sauces, Catsups, and Fancy Groving Scherally, very cheap for cash.

We sell strictly for Cash.

W. ROBERT ANDREWS,

W. ROBERT ANDREWS, April 3 tf WHOLESALE GROCERS.

PULLIAM, JONES & CO., Wholesale Grocers and Commission

MERCHANTS. No. 58 Fayetteville Street, Raleigh, N. C. HAVE IN STORE AND ARE CONSTANTLY RE-

VE IN STORE AND ARE CONSTANTLY RE-CELVING, SUGARS, COFFEES, AND TEAS BACON, MOLASSES AND CHEESE, BRANDLES, WINES AND WHISKIES, SOATS, CANDLES, AND CANDLES, TOBACCO, SNUFF AND CIGAIS, St. JOHN'S COLLEGE, OXFORD N. C. Canned Fruits, Sauces and Figs, Canned Oysters, Raisins and Dates, Nuts, Currants, Pic-

kles and Spices, Powder, Shot and Caps, Butter, Lard, Yeast, Pow-

ders, Sods, and an fact averything usually found in a first class Wholesale tirocery house—in the greatest variety and at prices which cannot fail to please FARMING IMPLEMENTS &c

Hoxes Area, 25 Dog, of Manure Forks, Dog, Long handled Shoyels, 25 Dog, Spader Weeding Hoes assorted, 50 Dog, Hames Horse Collars, 50 Dog. Trace Chaines Plow Lines, 10 Gross Aze Hel PULLIAM, JONES & CO.

Wholesale Grocers &

TARNS, PLAIDS AND SHEET INGS. 500 bunches Cotton Yarns. 1980 yards Osmburg Phids—very heavy. 1980 "Miners"

Shirtings and Sheetings. On consignment, B. P. WILLIAMSON & CO. mar 22-191-1f COTTON IMPLEMENTS.

VLI, AND SEE SOMETHING NEW AND THE hest. Bayley's Cotton Planter, Scapark's on Plots. At B. P. WILLIAMSON & CO. BACON! BACON!! BACON!!!

20,000 lbs, prime Bacon Sides, 2,000 Choice Virginia Hame and Sides, Canvass Hams, prime Leaf Lard in Kegs and Bar-Arriving this day.

Arriving this day.

B. P. WILLIAMSON & CO. April 1-200-tf IRON, NAILS AND SHOES,

5430 lbs. Sweedes Iron 2, 3, 4, 6, 7, 8, and 10 mehas wide.

10,000 lbs. all sizes Refined Bar Iron.

2,000 lbs. \$\frac{1}{2}\$ Round

35 Kegs Old Dominion Nails all sizes.

25 Mule Shoes. the, Horm Shoe Nails

In store and must be sold.

B. P. WILLIAMSON & CO. mar 22-191-tf HAGGING & ROPE. 3 Bales Standard Gunny Bagging.
23 Coils best Jute Rope.
In Store,
B. P. WILLIAMSON & CO.

GUANO! GUANO!! GUANO!!! 60 TONS more No. 1 Peruvian Guano, daily expected. Give us your orders at once if you need any. B. P. WILLIAMSON & CO.

(ANDY! CANDY!! CANDY!!! 2000 lbs, assorted Candy-in 25 and 40 lb. boxes. In Store this day.

B. P. WILLIAMSON & CO. April 11-209-tf

100 No. O. Plows. 50 self Sharpener Plows. 25 A. 6. 25 A. 6.
5 Seaparks Cotton Plotes,
10,000 fbs. Plow Points and Landsides.
200 "Plow Bolts.
Now ready for delivery.
B. P. WILLIAMBON & CO.

DLOWS: PLOWS!! PLOWS!!!

Raleigh, April 11-209-tf BAUGH'S RAW BONE PROSPRATE. I wenty form of this colebrated Fertilizer, Just received by, H. P. WILLIAMSON & CO.

April 13-211 tf

MISCELLANEOUS ALERED WILLIAMS, C. W. LAMBETH. WILLIAMS & LAMBETH,

No. 40 Fayetteville St., Raleigh, N. C. Book Sellers and Stationers,

BOSTON & NORFOLK STEAMSHIP Co., DEALERS IN ALL KINDS OF SCHOOL BOOKS, STANDARD AND MISCELLANEOUS WORKS

> MASONIC BOOKS, JEWELS, REGALIA BOOKS ON STOCK AND AGRICUL TURE , STATIONERY ; PRINT-

ING AND WRAPPING PAPER: PRINTERS

SUPPLIES; SCHOOL AND OFFICE REQUISITES:

> PERFUMERY. FANCY ARTICLES, Ac.

We are now receiving new supplies, and will be constantly making such additions to our Stock as will enable us to furnish every article innully kept in a first class Book Store.

Our facilities are such as to enable us to furnish in a very few days, any article not on hand, and all orders will have our prompt attention.
Our business will be conducted on the cast
system, and every article sold at the very lower

WILLIAMS & LAMBETH. Raleigh, April 9-207-tf